E-- -

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

<u>CRIMINA</u> Case No. CR-05-1264-R	AL MINUTES - SENTENCING AND JU	CRIN Date 5.1276006
PRESENT: HONORABLE MAN William Horrell Courtroom Deputy	UEL L. REAL, JUDGE Leonore LeBlanc Court Reporter	Cheryl Murphy Asst. U.S. Attorney
U.S.A. vs (Dfts listed below) 1) LUZ DE LA CRUZ X present X bond	1) N	Attorneys for Defendants Mario Valenzuela C present X appointed
PROCEEDINGS: SENTENCIN	DOCKETED ON CM NOV 3 C 286 BY 023 t and Probation/Commitment O	rder (attached hereto).
		CALLY FILED

Priority ___ Send ___ Clsd ___ Enter ___ J\$-5/JS-6

____ JS-2/JS-3

Deputy Clerk Initials

CR 90 (2/91) CRIMINAL MINUTES - SENTENCING AND JUDGMENT

United States District Court Central District of California

UNITED STATES OF	AMBRICA VS.	CR-05-1264-R S.Sec.#3473
Defendant LUZ DE LA	A CRUZ	
Residence: N/A		Mailing: SAME
		(2)
		A TO THE PROPERTY OF THE
JUDGMEN	T AND PROBAT	ION/COMMITMENT ORDER
In the presence appeared in person,	ULL NO MONTHUM	ey for the government, the defendant 27, 2006 Day / Year
COUNSEL: However, the defendant desired to have waived assistance of county with COUN	e court advised ove counsel appointuisel. SEL Mario Vale	defendant of right to counsel and asked if ed by the Court and the defendant thereupon inzuela, appointed
_XX_PLEA: _XX_GUILTY, an	d the Court be	ing satisfied that there is a factual
basis for the plea. NOLO CONT	ENDERE	NOT GUILTY
FINDING: There being a convicted as charge of Title 18 USC 100	finding of d of the offens l as charged	GUILTY, defendant has been e(s) of: False Statement in violation in the single-count information.
JUDGMENT AND PROBAT The Court afted whether defend shown, or appeared to the Court. the Court of 1984, It is the judgement of the court	r sandard the defendant guilty	C ORDER: greet abould not be pronounced. Because no sufficient cause to the contrary was as charged and convicted end ordered that; Pursuant to the Septembing Reform Act
	SENTENCE IS S	
IT IS FURTHER A for a term of five	DJUDGED that d (5) years unde	efendant shall be placed on probation or the following terms and conditions: ith the rules and regulations of the

IT IS FURTHER ADJUDGED that defendant shall be placed on probation for a term of five (5) years under the following terms and conditions: the defendant 1) shall comply with the rules and regulations of the U.S. Probation Office and General Order 318; 2) shall refrain from any unlawful use of a controlled substance, and shall submit to 1 drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, not to exceed eight tests per month, as directed by the Probation Officer; 3) shall participate in outpatient substance abuse treatment and counseling program that includes urinalysis, saliva and/or sweat patch testing, as directed by the Probation Officer, and shall abstain from using illicit drugs, alcohol, and abusing prescription medications during the period of supervision; 4) during the course of supervision, the Probation Officer, with the agreement of the defendant and defense counsel, may place the defendant in a treatment program approved by the United States for treatment of narcotic addiction or drug dependency, which the defendant has reverted to the use of drugs, and the defendant shall

-- GO TO PAGE TWO --

Deputy Clerk

U.S.A. V. LUZ DE LA CRUZ

CR 05-1264-R PAGE TWO

-- CONTINUED PROM PAGE ONE --

JUDGMENT AND PROBATION/COMMITMENT ORDER

reside in the treatment program until discharged by the Program Director and the Probation Officer; 5) shall as directed by the Probation Officer pay all or part of the costs of treating the defendant's drug of alcohol dependency to the aftercare contractor during the period of supervision pursuant to 18 USC 3672, and shall provide payment and proof of payment as directed by the Probation Officer; 6) shall during the period of community supervision pay the special assessment in accordance with this judgment's orders pertaining to such payment; 7) shall perform one thousand (1000) hours of community service, as directed by the Probation Officer; 8) shall report to the Court in person every 120 days as directed by the Probation Officer; 9) shall cooperate in the collection of a DNA sample from the defendant.

IT IS FURTHER ORDERED that defendant pay a special assessment of \$100.00, which is due immediately.

IT IS FURTHER ORDERED that the bond of the defendant is exonerated.

In addition to the special canditions of supervision imposed above, it is becamp ordered that the framework conditions of Probation and Supervision Release and out on the reverse side of this independ to imposed. The Court may change the conditions of supervision, reduct or extend the period of supervision and at any time during the supervision period or within the supervision period or within the supervision period occurring during the supervision period

Signed by: District Judge

It is ordered that the Clerk deliver a copy of this Judgment and Probation/Commitment Order to the U.S. Marshal or other qualified officer.

Dated/Filed Naw. 29, 2006

Sherri R. Carter, Clerk of Court

William Horrell, Deputy Clerk